CHAPTER 84

No. 93, A.]

[Published April 19, 1957.

CHAPTER 34

AN ACT to amend 66.295 (1) and (2) of the statutes, relating to payment for public work done in good faith.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

66.295 (1) and (2) of the statutes are amended to read:

66.295 (1) Whenever any city * * * or county has received and * * enjoyed or * * * is enjoying any benefits or improvements furnished prior to June 30, * * * 1956, under any contract which * * * was no legal obligation on * * * such city or county and which contract was entered into in good faith and has been fully performed and the work has been accepted by the proper * * * officials, so as to impose a moral obligation upon such city or county to pay therefor, such city or county, by resolution of its * * * governing body and in consideration of such moral obligation, may pay to the person furnishing such benefits or improvements the fair and reasonable value of such benefits and improvements.

(2) The fair and reasonable value of such benefits and improvements and the funds out of which payment therefor shall be made shall be determined by the * * * governing body of such city or county. Such payments may be made out of any available funds, and said * * * governing body * * * has authority, if necessary, to levy and collect taxes

in sufficient amount to meet such payments.

Approved April 16, 1957.